EXHIBIT B

Case 1:07-cv-06272-AKH

American Express Financial Advisory Service Agreement



American Express Financial Advisors Inc. (the "Company"), agrees to perform financial advisory services for you based on the following terms and conditions. The American Express Financial Advisory Service brochure (Form 94003) and any current supplement to such brochure contain important information regarding the Financial Advisory Service Engagement Options you (the "Client(s)") selected and are part of this Service Agreement ("Agreement"). No assignment of this Agreement by the Company will be effective without the Client's consent.

Check here if a client check is attached

An approved Client Profile Form 200152 for each client must be submitted prior to establishing this Account.

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Advisor Use for Exist		Advisory Ser	vice Account Only
Enter existing account nur		1 1 1	I 1 1-1-1
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Check if changing an	existing Engag	ement due to	a change in terms.
NOTE: If delivery is not ma closed), pre-paid fees will	ide on the exist	ing engageme	nt (i.e., case not ver

Section 1 — Client Inform	natio	n		······································	······································		·····
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New AEFA Client? Married to Second Client?			Birthdate (mm/dd/yyyy) 09 2 8	1/19/621	Social Security Number	er [4] 3 3 2	6:
Second Client	Yes	No	Name (Entire or full lega		-	<u> </u>	
New Client for this Financial Advisory Service Account?						** ** *** **** *** *** *** *** *** ***	· ·
New AEFA Client?			Birthdate (mm/dd/yyyy)		Social Security Number	r	
Married to First Client? Domestic Partner of First Client?						1	
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Section 2 — Advisor Inform	atio	ì		**************************************			···
Advisor 1 — Servicing Advisor			Name				
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			Advisor Number	Team ID	Comp. %	Office Number	
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Advisor 2			Name				*
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			Advisor Number	Team ID	Comp. %	Office Number	É

Section 3 — Customer Privacy

The Company's privacy policy is set forth in "It's a Matter of Privacy" (the "Privacy Notice"), which is provided to Client along with this Agreement. The Privacy Notice explains the categories of personally identifiable information collected by the Company to provide the Financial Advisory Service, disclosures that may be made to affiliates and non-affiliates of that Company, and choices that Clients have to opt out of certain disclosures and uses of the personally identifiable information. To select one or both of the opt-out choices described in the Privacy Notice, Clients must follow the Instructions provided in the Privacy Notice.

The Company and the Client agree that all of the above-mentioned information and data furnished to the financial advisor, pursuant to Section 1, shall be disclosed and used by the company in accordance with the Privacy Notice. In addition, Client agrees that by purchasing the American Express Financial Advisory Service, Client is authorizing the Client's financial advisor and American Express Financial Advisors to use the information collected and provided as part of the service, to identify and recommend investment, insurance or other financial products the financial advisor and American Express Financial Advisors sell.

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Section 4 — Engagement ser	vices to be p	rovided (see Form 94003 for furth	er explanatio	n)	•
Engagement Period — (ch Annual (80) Good Until Changed (Authorized advisors only	or Cancelle	hing is selected, Annual will be the d	efault):		
Services: (Check all areas that apply, If nothing	ng is selected, Co	omprehensive Financial Planning will be t	he default.)	Services to be provided (Annual and GTCC)	Services in each subsequent year (GTCC only)
1. Comprehensive Financial Pla Covers: topics 1A through 1F desc	ribed below			(If selected, do not check 1A-1H	· ;
1A. Financial Position (009)	•				
1B. Income Tax (015)					
1C. Investment (010)				conseq.	r i
1D. Retirement (020)					\Box
1E. Protection/Family Secu	rity (005) include	ed at no charge; must choose one other a	rea	[7	; • r
1F. Estate (024)					
Check 1G and/or 1H only if applicab 1G. Education (011)	le:		•		11
1H. Future Savings Goal (01	6)				П
2. Small Business (Authorized ac	(Disors only)	60)			П
3. Advanced Needs (Complete Fo	•			-3	, 1
4. Divorce Financial Service (Au				[]	
5. Consultation (For Short-Term a	nd Interim Nee	eds) (Authorized advisors only) (017) decisions or financial topics not covered	1 in 1A – 1H;		
ADVISOR USE ONLY: ENTER	ALL ANTICIPA	TED DELIVERY METHODS (Used for i	nternal resear	ch only — not material to thi	s Agreement)
Primary Deliverab (check at least one				ntation / Calculators ot use as stand-alone deliverabl	es
FASware — FAP/PEF	(070) 🗀	Principia	(101)	Sales Illustrations	(141)2
FASware — FAR/PER	(065)	Momingstar InvestmentView Thomson Finance	(102) 🗆	Advisortink, USA, Draibility, Annur Pension Dist. Planner Brentmark	ty, LTC, Cens (162)
Apex Select — FAP/PEF	(066) =	Personal Portfolio Assistant	(103) 🗍	NumberCruncher	(181);
FASware SB0	(063) [americanexpress rom StockOpter Authorized advisors only	(105)	Leimberg Microsoft Office Suite Word, Excel, PowerPoint	(199):
Advisor Created — Proposal	(067) 🗀	Portfolio Service Tool	(106) 🗀	Divorce Financial Analysis	(156),

Reminder: All advisor created deliverables must comply with Bulletin 4342A

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Expert Witness Service

- approved

--- approved

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Lumen FPP

Goal Planner

Advisor Created -- Letter

AEFA AllocationMaster

Advisor Workstation

(072)

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(073)

(161)

Use only if client also has SPS acrount

Foundation Tools

AdvisorLink

Morningstar

IRA Analyst

Advisortink

Advisor Workstation

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Section 5 — Fees		
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2. Add: As soc. Financial Advisor fe	e	
3. Add: Paraplanner fee	☐ Flat \$	
4. Add: Advanced Needs Service fe	e (attach Form 71024 A)	
5. Add: lowa clients add 5% sales t	ax	<u>ļ— ļ— ļ— ļ— ļ . </u>
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If \$10,000 or greate RP Approval Form S	r, attach For GTCC, also enter estimate 4160 of maximum annual fees here:	12000 00
7. Less: Promotions (check only one)*	Enter Promotion ID	
☐ FEPS ☐ AEFA Employee		
*Client understands and agrees that (
8. Net fee due from client	The state of the s	
9. Less: Initial payment from client	\$	<u></u>
Check	☐ American Express® Card Expires (\$_	2000 1001
Payroll deduction (available to some FEPS clients)		
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Payroll deduction (available to some FEPS clients)	\$ \tag{\text{card Payment (attach Form 6106)}}	
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Section 6 — Disclosure or interest and capacity

The financial advisor will or may recommend that Client purchase or sell investments and enter into other financial transactions. Client will have no obligation hereunder or otherwise to follow any such recommendations. If the Client does enter into one or more transaction(s) recommended by financial advisor, then, in addition to the compensation provided for above, financial advisor will receive a commission or other financial benefit as a consequence of the transaction. No assignment of the Agreement by the Company will be effective without Client's consent.

After looking at all of Client's financial data, the financial advisor may find it necessary to recommend further assessment in a specific area that has not already been designated. If Client agrees, Client will be asked to sign a new Agreement and pay the additional fee. Under those circumstances this Agreement will be null and void.

Client's service will address Client's financial concerns based on Client's current financial situation and Client's future needs and objectives. The service will be based on the personal financial information that Client provides to the financial advisor. It also will be based on assumptions that Client selects and certain other planning assumptions determined by the Company. For the service, the overall rate of return used in determining net worth and cash flow beyond the current year will be calculated based on Client's risk tolerance toward achieving each goal selected, Client's assumed average tax rates and global inflation rates specific to each goal that Client selects.

Client recognizes that the value and usefulness of the Financial Advisory Service will be dependent upon information that he/she provides and upon his/her active perticipation in the formulation of financial planning objectives and in the implementation of plans to attain those objectives. If required, Client will be asked to complete a detailed questionnaire provided by the financial advisor. Client will also provide copies of financial documents as the financial advisor may reasonably request in order to permit complete evaluation and preparation of

Client agrees to discuss his/her requirements, objectives and projected future needs candidly with the financial advisor and to promptly inform financial advisor of material changes in circumstances, needs, objectives and other information Client previously provided to the financial advisor. Client further agrees that neither the financial advisor nor the Company shall have any liability for Client's failure to promptly inform the financial advisor of material changes in Client's financial circumstances that may affect the manner in which Client's assets are allocated. The financial advisor shall have no obligation to make any recommendation or give any financial advice to Client that, in the sole judgment of the financial advisor, would be Impracticable, unsuitable, unattainable or undesirable. It is understood that the financial advisor provides financial services of the type contemplated hereunder, as well as other financial services for a

Concurrently with receipt by Client of the agreed upon services, Client may receive, without charge, if previously requested, a life insurance analysis provided by a licensed life and disability agent. The financial advisor will receive no compensation on account of any life insurance analysis and/or recommendations provided to Client, but may receive compensation for insurance products actually purchased. The Company does not provide insurance consulting, legal advice or document preparation as part of this service. The Company does not monitor the day-to-day performance of the Client's specific investments.

Corporate Office Use

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Section 6 — Disclosure or interest and capacity (continued)

Company is: required by law to obtain certain personal information from Client which will be used by Company to verify Client's identity. If Client does not provide the required information to Company, Company may be unable to open Client's account or take such other steps as Company deems reasonable.

Retirement Accounts

Client agrees that neither the financial advisor nor the Company is acting as a fiduciary within the meaning of the Employee Retirement Income Security Act of 1974 (ERISA) or Internal Revenue Code of 1986, including with respect to asset allocation services provided Client, and that financial advisor and the Company are not providing investment advice for a fee that will be the primary basis for Client's investment decisions on IRA, TSA, government plan or ERISA (e.g., 401(k)) assets. To the extent an asset allocation service identifies any specific investment alternative, Client understands that other investment alternatives having similar risk and return characteristics may be available, and that Client's plan sponsor, for government or ERISA plans, or the financial advisor can assist Client in obtaining information on other potential investment alternatives.

Section 7 — Arbitration

Any controversy or claim arising out of or relating to this contract or the breach thereof, shall be settled solely by arbitration in accordance with the Rules of the American Arbitration Association, and judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. Unless otherwise agreed to by all of the parties to the arbitration (including without limitation the Company and the Client), the American Arbitration Association shall be the sole venue for resolving claims arising out of or relating to this Agreement, and all of the parties to the arbitration (including without limitation the Company and the Client), irrevocably waive trial by jury in any action, proceeding or counterclaim, whether at law or in equity. This paragraph does not constitute a waiver of any right of private claim or cause of action provided by the investment Advisers Act of 1940.

If either Client or Company, its employees or independent contractors elects to resolve a claim by arbitration, that claim shall be arbitrated on an individual basis. There shall be no right or authority for any claims to be arbitrated on a class action basis or bases involving claims brought in a purported representative capacity on behalf of the general public, clients or other persons similarly situated. The arbitrator's authority to resolve claims is limited to claims between the parties to the arbitration, (including the Client and the Company) alone, and the arbitrators authority to make awards is limited to the parties to the arbitration (including to the Client and the Company) alone Furthermore, claims brought by Client against Company, its employees or independent contractors, or by Company against Client, may not be joined or consolidated in arbitration with claims brought by or against someone other than Client, unless agreed to in writing by both Client and Company, its employees or independent contractors.

Section 8 — Signature and Taxpayer Identification Number Certification

By signing below, I acknowledge that I have received and read the Company's brochure (Form 94003), including the terms and conditions, and I hereby consent to these terms and conditions with full knowledge and understanding of the information contained in the brochure.

Under penalties of perjury, I certify that:

- 1. The number shown on page one of this form is my correct taxpayer identification number, and
- 2. I am not subject to backup withholding because (a) I am exempt from backup withholding, (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the Internal Revenue Service has notified me that I am no longer subject to backup withholding, and
- 3. I am a U.S. person (including a U.S. resident alien).

The Internal Revenue Service does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.

You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return.

Client's Namo GEORGE Client's Signature Date 27 2005 03 Cient's Name Client's Signature Date ıΧ Signed at: City $\mathcal{N} \in \mathcal{W} \quad \bigvee \mathcal{O} \mathcal{K} \quad \mathcal{K}$ ReBecca Koenig Roldff, Senior Vice President for American Express Financial Advisors Inc. KeBecca Koenig Roloff Financial Advisor Signature, - J. Wilkov Advisor's Phone Number 719 0099 212

Customer Privacy Notice

one set of opt-out choices for all of your accounts with the companies providing this Notice. Mail completed opt-out cards to: American Express Financial Advisors Inc., Information by completing and returning this card. You may choose either, both or neither of the options below by placing an "X" in the appropriate box. Note: You do not need to return this card if you do not choose cither option. Please see the descriptions in the Notice for a full explanation of your choices. You may make only As described in the Notice, American Express Financial Services companies may disclose or use Customer Information to provide you with offers for products and 70100 AXP Financial Center, Minneapolis, MN 66474. If you have questions about your opt-out choices, contact your financial advisor or call us at (800) 297-8018. services that we think may complement your financial goals, needs and circumstances. You may choose to opt out of certain disclosures and uses of Customer

VPINANCIAL PLANNING INFORMATION AMONG AMERICAN EXPRESS OPTION A -- DISCLOSURE OF CREDIT:RELATED AND FINANCIAL SERVICES COMPÁNIES AND AFFILIATES

X OPTION B --- DISCLOSURE OF CUSTOMER INFORMATION TO PROVIDE MARKETING OFFERS FOR PRODUCTS AND SERVICES

SOLD BY OTHER COMPANIES Please do not use or disclose:

Customer Information to non-affiliated companies to provide me with

offers for products and services sold by non-affiliated companies.

l'you opt out, it may make it more difficult to provide you with offers for discounts or promotional offers from other companies with whom

ue do business.

Please do not disclose:

- Credit.related information that is collected by an American Express Financial Services company to other American Express Financial Services companies or American Express affiliates, other than as permitted by law; and
- investment advisory service) to other American Express Financial Bervices companies or affiliates for marketing mailings for these affiliates' products Financial planning information (Gustomer Information American Express Financial Advisors collects to provide your financial plan, consulting or and services.

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Name (please print

Address

O 2002 American Express Pipancial Advisors

E-MAIL MARKETING OFFERS: If you prefer not to receive E-mail offers,

you may opt out by logging on to the "Set E-Mail Preference" page of our

Customer Internet Privacy Statement at

www.americanexpress.com/cust_serv/privacy/emailprivacy.asp

and entering your preferences.

Client ID/Account Number

Customer Signature

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